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NEW DELHI, SATURDAY, DECEMBER 1, 1951

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 28th November 1951:—

Issue No.	No. and date	Issued by	Subject
83.	No. 36-ITC/51, dated the 20th November 1951.	Ministry of Commerce and Industry.	Amendments made in the Open General Licence No. XIX,
84.	No. F.2(7)/51-LSG, dated the 12th November 1951.	Office of the Chief Commissioner, Delhi.	Appointment of certain persons by name/office to be members of the Delhi Municipal Committee.
	No. F.2(7)/51-LSG, dated the 12th November 1951.	Ditto.	Election of certain members of the Delhi Municipal Committee.
85.	No. 1(7), dated the 21st November 1951.	Ministry of Rehabilitation.	Declaration of certain persons as an intending evacuee.
86.	No. 5-E.Misc.(5)/51, dated the 22nd November 1951.	Ministry of Commerce and Industry.	Export of soft wood to Pakistan.
87.	No. 62/26/51-Elec.II(2), dated the 19th November 1951.	Election Commission, India.	Designations of Returning Officers for the Assembly Constituencies in the State of Vindhya Pradesh.
	No. 62/26/51-Elec.II(4), dated the 19th November 1951.	Ditto.	Appointments of officers to assist Returning Officers for the Assembly Constituencies in the State of Vindhya Pradesh.
	No. 32/1/51-Elec.II(1), dated the 22nd November 1951.	Ditto.	Additional symbols which will be used at election in the State of Madras.
	No. 32/1/51-Elec.II(2), dated the 22nd November 1951.	Ditto.	Additional symbols which will be used in the State of West Bengal.
	No. 62/17/51-Elec.II(2), dated the 22nd November 1951.	Ditto.	Designations of Returning Officers for the Assembly Constituencies in the State of Ajmer.
	No. 62/17/51-Elec.II(4), dated the 22nd November 1951.	Ditto.	Appointments of officers to assist Returning Officers for the Assembly Constituencies in the State of Ajmer.
	No. 62/18/51-Elec.II(3), dated the 22nd November 1951.	Ditto.	Appointments of officers to assist Returning Officers for the Parlia- mentary Constituency in the State- of Bhopal.
	No. 62/18/51-Elec.II(4), dated the 22nd November 1951.	Ditto.	Appointments of officers to assist Returning Officers for the Assembly Constituency in the State of Bhopal.
	No. 62/20/51-Elec.II(2), dated the 22nd November 1951.	Ditto.	Designations of Returning Officers for the Assembly Constituency in the State of Coorg.
	No. 62/20/51-Elec.II(4). dated the 22nd November 1951.	Ditto.	Appointments of officers to assist Returning Officers for the Assembly Constituency in the State of Coerg.
	No. 62/21/51-Elec.II(2), dated the 22nd November 1951.	Ditto.	Designations of Returning Officers for the Assembly Constituency in the State of Delhi.
	No. 62/21/51-Elec.II(4), dated the 22nd November 1951.	Ditto.	Appointments of officers to assist Returning Officers for the Assembly Constituency in the State of Delhi.

Issue No.	No. and date	Issued by	Subject
	No. 62/23/51-Elec.II(2), dated the 22nd November 1951.	Election Commission, India.	Designation of the Collector of Kutch to be the Returning Officer in the State of Kutch.
	No. 62/23/51-Elec.II(4), dated the 22nd November 1951.	Ditto.	Appointments of officers to assist the Returning Officer in the State of Kutch.
	No. 62/24/51-Elec.II(2), dated the 22nd November 1951.	Ditto.	Designation of the Chief Electoral Officer, Manipur to be the Returning Officer in the State of Manipur.
	No. 62/24/51-Elec.II(4), dated the 22nd November 1951.	Ditto.	Appointments of officers to assist the Returning Officer in the State of Manipur.
	No. 62/25/51-Elec.II(2), dated the 22nd November 1951.	Ditto.	Designation of the Returning Officer in the State of Tripura.
	No. 62/25/51-Elec.II(4), dated the 22nd November 1951.	Ditto.	Appointments of officers to assist the Returning Officer in the State of Tripura.
88.	No. 32/1/51-Elec.II(2), dated the 23rd November 1951.	Ditto.	Additional symbols which will be used at elections in the State of Bihar.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I-Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

OFFICE OF THE SECRETARY TO THE PRESIDENT

New Delhi, the 22nd November 1951

No. 57-Pres./51.—Corrigendum.—In the Gazette of India (Extraordinary) Notification No. 2-Pres., dated

the 26th January 1950, under the heading "Indian Army" Vir Chakra (page 650) against the regimental number IO-57858 for 'Ajit Singh' read 'Jit Singh'.

New Delhi, the 23rd November 1951

No. 58-Pres./51.—The President has been pleased to award the Police Medal for gallantry to the undermentioned officer of the Madras Police:—

Name of the officer and rank.—Nagar Balasubramania Anantaraman, Inspector of Police.

Statement of services for which the decoration has been awarded.—One Manavalan Pillai, a virulent outlaw of Madurai who had gone underground 18 months previously was found to be the author of several acts of violence and had gathered around him a "Death Squad". Sri Anantaraman, Detective Inspector, on the night of 19th November 1949 located the house in which Manavalan Pillai and his "Death Squad" were hiding. He immediately set out with an armed force and skilfully surrounded the house at about 23.20 hours and approached its eastern entrance. When the Inspector was about 15 feet from the entrance he flashed his electric torch whereupon Manavalan, leader of the aforesnid "Death Squad", rushed out from the house and threw a country bomb at the Inspector with intent to kill him. The bomb missed the Inspector and struck an informant causing an injury on his right fore-arm on explosion. Manavalan again raised his arm to throw mother bomb at the Inspector when the latter whipped out his revolver and fired one round in self-defence and shot Manavalan through the chest and killed him. The Police party then rushed into the house and arrested 6 dangerous outlaws and recovered 28 live bombs from them.

The Inspector displayed conspicuous courage and presence of mind in rounding up at great personal risk a band of dangerous outlaws who were armed with deadly weapons.

2. This award is made for gallantry under rule 4(i) of the rules governing the award of the Police Medal and consequently carries with it the special allowance admissible to officers of and below the rank of Inspector of Police as provided in rule 5.

SHAVAX A. LAL, Secy.

ELECTION COMMISSION, INDIA

New Delhi, the 19th November 1951

No. 62/8/51-Elec.II(1).—In exercise of the powers conferred by section 20 of the Representation of the People Act, 1951 (XLIII of 1951), the Election Commission, in consultation with the Government of Uttar Pradesh, hereby makes the following amendment in the Commission's notification No. 62/8/51-Elec.II(1), dated the 16th October 1951, namely:—

${\bf ``Amendment}$

In the table appended to the said notification for the entries in columns 1 and 2 relating to Deoria District (South), Deoria District (West) and Deoria District (East) constituencies the following shall respectively be substituted:—

1	2
'Deoria District (South)	District Magistrate, Deoria.'
'Deoria District (West)	District Magistrate, Deoria.'
'Deoria District (East)	District Magistrate, Deoria,"
<u> </u>	

New Delhi, the 23rd November 1951

No. 62/6/51-Elec.II(3).—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (XLIII of 1951), the Election Commission hereby makes the following amendment in the Commission's notification No. 62/6/51-Elec.II(3), dated the 2nd November 1951, namely:—

"Amendment

In the table appended to the said notification for the entries in columns 1 and 2 relating to Dhenkanal-West

Cuttack and Jajpur-Keonjhar constituencies the following shall respectively be substituted:—

1	2		
'Dhenkanal-West Cuttack.	Additional District Magistrate, Dhenkanal.		
	Additional District Magistrata Cuttack.'		
'Jajpur-Keonjhar.	Subdivisional Officer, Jajpur. Subdivisional Officer, Panchpir. Sub-Deputy Collector for Bhuiyan and Juang Pirhs Subdivision."		

New Delhi, the 24th November 1951.

No. 6/51-Elec.H(A).—In exercise of the powers conferred by clause (a) of sub-rule (3) of rule 38 and clause (a) of sub-rule (3) of rule 65 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951, and in supersession of Notification No. 6/51-Elec.II, dated the 6th November 1951, the Election Commission hereby designates each of the officers specified in column 1 of the table below to be the officer of the Armed Forces under whose care ballot papers shall be sent in respect of the class of electors of the Armed Forces specified in the corresponding entries in column 2 of that table or the wife of any such elector:—

TABLE	

Designation of Officer 1	Class of Electors 2
Army— A Brigade Commander, a Sub-Area Commander, or such other officer who forwarded the particulars of the elector for registration.	Officers other than Junior Commissioned Officers.
An Officer-in-Charge, Re-	Junior Commissioned

An Officer-in-Charge, Records, or such other officer who forwarded the particulars of the elector for registration.

Officers, other ranks and non-combatants (enrolled) under his administrative control.

Navy-

	Staff Officer, Appointments, Headquarters, Delhi,	Naval Naval New	Officers,
	Captain, Indian Barracks, Bomba	Naval ay.	Petty Officers and Sea- men.
A.	Air Force—		
	Officer-in-Charge	Elec-	Officers and Airmen,

Officer-in-Charge Elections, in each unit who forwarded statements on relevant forms.

Deputy Director of Personnel (Officers), Air Headquarters, New Delhi.

Officers serving out of India.

Officer-in-Charge, Records, I.A.F. Record Office, New Delhi.

Airmen serving out of India.

P. S. SUBRAMANIAN, Secy.

MINISTRY OF LAW

New Delhi, the 26th November 1951

No. F.151/51-C-V.—In pursuance of section 67 of the Representation of the People Act, 1951 (XLIII of 1951), the following declaration is published for general information:—

No. C. 100/48. Mahabubnagar, the 20th November, 1951.

Reference Section 53(2) of the Representation of the People Act, 1951.

I have today declared Mr. P. Ramaswamy, son of Rajalingam, of Secunderabad, to have been elected uncontested as a Member for the Reserved Seat to the House of the People from Mahabubnagar Parliamentary Constituency.

C. Seshagiri Rao, Collector and Returning Officer, Mahabubnagar Parliamentary Constituency, Mahabubnagar (Hyderabad State).

B. G. MURDESHWAR, Dy. Secy.

MINISTRY OF FINANCE (COMMUNICATIONS)

New Delhi, the 23rd November 1951

No. D. 8445-C.I/51.—The President bereby directs that the following further amendments shall be made in the Post Office Insurance Fund Rules, namely:—

In the said Rules-

- 1. For the words "Deputy Accountant-General" wherever they occur except where they occur for the second time in rule 29, the word "Director" shall be substituted.
 - 2. Sub-rule (14) of rule 1 shall be omitted.
- 3. In rule 23 for the words from "The policy will mear a serial number" to "Posts and Telegraphs" the following words shall be substituted, namely:—

"The policy will bear a serial number and will be signed by the Director or the Assistant-Director on behalf of the President of India".

R. NARAYANASWAMI, Joint Secy.

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 23rd November 1951

Subject:—Import Trade Control—Established Importers—Registration of Quotas—Simplification of licensing procedure.

No. 185-ITC(P,N.)/51,—Attention of importers is invited to Ministry of Commerce and Industry Public Notice No. 173-ITC (P.N.)/51 dated the 24th October, 1951 regarding the procedure for the issue of quota licences to established importers of miscellaneous hardware falling under Serial No. 275 of Part IV of the Import Trade Control Schedule, In columns 7 and 8 of Annexure "A" of the said Public Notice, which Registered/Chartered Accountants are required to tertify, particulars are to be furnished by importers in regard to the number and date and the value of icences granted to them since January 1950, for goods falling under Serial No. 275 of Part IV of the Import Trade Control Schedule. Representations have been received that as licences issued in the past will not be available with the importers, verification of these particulars by Chartered Accountants will not be possible. It has, therefore, been decided that where Registered/Chartered Accountants are not able to verify the particulars furnished in columns 7 and 8 of Annexure "A", the importers furnishing the information will themselves be held responsible for the correctness of the details furnished therein and that the Registered/Chartered Accountants may add an endorsement to that effect in the form.

New Delhi, the 27th November 1951

Subject: —Grant of Emergency licences for replacement parts for industrial plant and machinery.

No. 186-ITC(P.N.)/51.—Under the existing Import Trade Control regulations spare parts of machinery required for replacement purposes and falling under Serial No. 36(5) of Part II, Serial No. 4(5) of Part III and Serial No. 65(5) of Part V, of the Import Trade Control Schedule are freely licensed from all countries to actual users. The fullest facilities, therefore, exist

to enable actual users to cover their normal requirements. It has, however, been represented that quite often actual users are not in a position to arrange for the import themselves and prefer to obtain their supplies through the ordinary trade channels. In such cases too, it would be simplest for the Actual User concerned to obtain a licence with a letter of authority in favour of the importer concerned.

- 2. Cases, however, do arise whether the replacement parts are required on an emergency basis for despatch by air e.g. when production has come to a standstill on account of the unforeseen breakdown. In such circumstances it is represented that the need to apply for a licence in the normal way after the emergency has arisen only leads to the loss of many precious working days. To meet such contingencies, it has, therefore, been decided to introduce a scheme for the issue of emergency licences to established importers.
- 3. Emergency licences will be granted to established importers subject to the following conditions:—
 - (a) these licences will only be granted for replacement parts (including component parts as defined in Indian Customs Tariff Item No. 72(3) of machinery falling under Serial No. 36(5) of Part II, Serial No. 4(5) of Part III and Serial No. 65(5) of Part V of the Import Trade Control Schedule;
 - (b) the value of these licences will be limited to 10 per cent. of the value of current licences held by Established Importer for goods falling under the Serial numbers specified in (a) above, subject to a maximum of Rs. 10,000 in the individual case;
 - (c) these licences will only be valid for import by air and for a period of 12 months from the date of issue;
 - (d) imports made under these licences will not be taken into account in calculating quotas.
- 4. Emergency licences will be granted by the Import Trade Controllers at the ports on presentation of a current licence for goods falling under the Serial Nos. specified in (a) above, accompanied by a Treasury Receipt for the prescribed fee.
- 5. In cases where it is not possible to effect the import by air, an application for an emergency licence should be made to the Chief Controller of Imports (Emergency Licence Application), Post Box No. 284, New Delhi, as and when the emergency arises. The application need not be made in the prescribed form but it would be necessary for the Established Importer, to forward the licence held by him referred to in para. 3(b) above, together with a Treasury Receipt for the appropriate license fee. Precise particulars of the emergency giving rise to the import requirement should be furnished, supported by a confirmatory letter from the actual user and the reasons why import cannot be made by air should be fully explained.
- 6. Emergency licences will not be renewed unless the party furnishes precise particulars in form 'A' attached of imports made under the previous emergency licence and the use to which those imports have been put.

FORM 'A'

Statement of Imports made against emergency licence
No. , dated issued
by , to Messrs.

Date of importation bill of entry (No. & date etc.) Description of goods Full name & address of party to whom supplied Nature of comergency	importation (No. & date of goods	address of party to whom sup-
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RESOLUTION

TARIFFS

New Delhi, the 1st December 1951

- No. 18(2)-T.B./51.—The Tariff Board was asked to investigate the claim of the machine screw industry for protection and assistance. The Board having considered the matter has submitted its report and made the following recommendations:—
- (i) Iron and steel machine screws should be shown against a new item in the Tariff Schedule and a protection duty at the rate of 30 per cent. ad valorem (or 31½ per cent. inclusive of surcharge) be levied thereon in place of the existing maximum duty of Rs. 46/9/- per ton.
- (ii) The protective duty recommended should remain in force for a period of 3 years.
- (iii) No concession in respect of import duty on raw materials is necessary.
- (iv) Sufficient imports of die steel and special steels should be permitted so as to meet the requirements of domestic industries including the machine screw industry.
- (v) Government should give the manufacturers of machine screws reasonable facilities for the import of special types of machinery required for the manufacture of machine screws.
- (vi) The Central and the State Governments should endeavour to meet the requirements of the indigenous machine screw industry for steel and mild steel wire to as large an extent as possible, and also take suitable steps to ensure prompt deliveries.
- (vii) Government Departments should, as far as possible, obtain their requirements of machine screws from indigenous producers provided the quality is satisfactory and the price is reasonable.
- (viii) Since most of the demand in the country for the type of machine screws within the scope of the enquiry can be met by the indigenous manufacturers, the desirability of maintaining and expanding the indigenous production of machine screws should be keptin view and the quantum of imports regulated accordingly so long as the policy of licensing imports has to be continued for balance of payments considerations.
- (ix) Arrangements should be made with the Director General of Commercial Intelligence and Statistics and the Collectors of Customs to record, in future, imports of machine screws separately under the following heads:—

Machine Screws:—(1) Iron or Steel;

- (2) Brass;
- (3) Other non-ferrous metals.
- (x) There is still considerable scope for improvement and with improved equipment, better technical supervision and an adequate provision for research, the industry can turn out a product which will give still greater satisfaction to the consumer.
- (xi) The Indian Standards Institution should take up the question of evolving standard specifications for the products of this industry at an early date.
- (xii) The producers of machine screws should approach the National Metallurgical Laboratory, Tatanagar, for assistance in testing the materials to be used in the manufacture of different types of machine serews.
- (xiii) The industry should take steps to diversify its production by undertaking the manufacture of such varieties of machine screws as are not produced at present.
- (xiv) The machine screw industry should pay greater attention to developing a proper marketing organisation.
- (xv) The manufacturers of machine screws should take up the matter of transport facilities and concessions directly with the transport authorities concerned.
- (xvi) The firms manufacturing machine screws in the country should take early steps to convert themselves into public limited companies.
- (xvii) The industry should make arrangements to pool the requirements of individual factories for the raw materials and place bulk orders with the manufacturers.
- (xviii) All the units in the industry should submit progress reports to the Board by 31st January of every year or at such shorter intervals as the Board may

- indicate later, giving information regarding production, sales, stocks, cost of production and selling prices. Such reports should also include information regarding the supply of raw materials, the landed costs and selling prices of the imported products and other factors raving a bearing on the competitive position of the industry.
- 2. Government accept the recommendations of the Board. Steps are being taken to implement recommendations (i) and (ii). Recommendations (iv), (v), (vi), (vii), (viii), (ix) and (xi) will be given effect to, as far as possible.
- 3. The attention of the industry is invited to recommendations (x), (xii), (xiii), (xiv), (xv), (xvi), (xvii) and (xviii).

NOTIFICATION

TARTEES

New Delhi, the 1st December 1951

No. 18(2)-T.B./51.—In exercise of the powers conferred by section 3A of the Indian Tariff Act, 1934 (XXXII of 1934), the Central Government hereby raises to 31½ per cent. ad valorem the customs duty on iron or steel machine screws, whether or not of British manufacture, leviable under item 63(12) of the First Schedule to the said Act and any other law for the time being in force.

S. A. VENKATARAMAN, Secy.

MINISTRY OF FOOD AND AGRICULTURE

AGRICULTURE

New Delhi, the 26th November 1951

No. F.5-15/51-Com.I.—Corrigendum.—In this Ministry Notifications No. F.5-15/51-Com.I, dated 11th September 1951, please read Shri K. Achuta Reddy, Shri Chittaranjan Rugnath Raja and Mr. G. G. Gawde for Shri K. Achut Reddy Shri Chitranjandas Raja and Mr. G. Gawde respectively.

S. K. GHOSE, Under Secy.

RESOLUTION

New Delhi, the 20th November 1951

- No. F. 2-60/51-M.—On the recommendation of the Indian Tariff Board, the Government of India constituted an Advisory Panel to advise the Government of matters relating to the production and consumption of superphosphate in the country vide the late Ministry of Agricultural Resolution No. F. 1-40/49-M, dated the 22nd November 1949. Since the term of the trade representatives on the Panel expired on 21st November 1951 it was reconstituted, with effect from 22nd November 1950 vide the late Ministry of Agriculture Resolution No. F. 2-59/50-M, dated the 22nd November, 1950. The term of office of the trade representatives on the Panel now expires on the 22nd November 1951. The Government of India have, accordingly resolved to reconstitute the Panel as follows:—
 - (1) Additional Secretary, Ministry of Food and Agriculture (Agri.) Government of India.—Chairman.
 - (2) Deputy Secretary dealing with fertilisers, Ministry of Food and Agriculture, Government of India;
 - (3) A representative of the Ministry of Commerce and Industry, Government of India;
 - (4) A representative of the Government of Madras:
 - (5) A representative of the Government of Bombay;
 - (6) A representative of the Manure Mixing Firms for Tea Gardens; and
 - (7)—(11) 5 representatives to be nominated by the superphosphate manufacturers.
- 2. The Panel as now reconstituted above will function for a period of two years.

VISHNU SAHAY, Secy.

MINISTRY OF EDUCATION

New Delhi, the 22nd November 1951

No. F.26-23/51-G.3.—In exercise of the powers conferred by section 30 of the Aligarh Muslim University (Amendment) Act, 1951 (LXII of 1951), the Central Government hereby makes the following amendments in its Notification No. F.26-23/51-G.3, dated the 3rd November 1951, namely:—

- 1. In entry No. 10, in Statute No. 15(1),
- (a) for item No. (iv) the following item shall be substituted, namely:—
 - "(iv) Three Dcans who have been continuously in office as Deans for the longest period, to be members in rotation:
 - Provided that if more persons than two have been continuously in office as Deans for the same longest period, those two Deans who have been longest in service as Professors or Readers, as the case may be, shall be deemed to be the Deans for the purposes of this item."
- (b) to item (vii) the following proviso shall be added, mamely:—
 - "Provided that if more persons than one have been continuously in office as Provosts for the same period, that Provost who is senior in rank to the others as a teacher of the University, shall be deemed to be the Provost for the purpose of this item."
- 2. In entry No. 14, to sub-clause (c) of clause (2) of Statute No. 18A, the following proviso shall be edded, namely:—
 - "Provided that if there are more Professors or, as the case may be Readers, than one in any Department, no person shall be appointed to be the Head of any Department except in accordance with the provisions made in respect thereof by the Ordinances:
 - Provided further that where no such provisions exist in the Ordinances, it shall be lawful for the Vice-Chancellor to exercise the powers vested in him under clause (4) of Statute No. 3, subject, however, to the conditions specified therein, and appoint one of such Professors or Readers, as the case may be, to be the Head of a Department."
- 3. In entry No. 15, to clause (1) of Statute No. 18B the following Explanation shall be added, namely:—
- "Explanation.—For the purposes of this clause, seniority shall be determined according to the following, namely:—
 - (a) if there are more persons than one who rank equally for the purposes of seniority, that person shall be deemed to be senior to the others who has for the longest period been continuously the Head of a Department;

(b) if there are more persons than one who rank equally for the purposes of seniority by reason of their being continuously the Heads of Departments, that person shall be deemed to be senior to the others who has for the longest period been continuously a Professor or Reader, as the case may be."

ASHFAQUE HUSAIN, Dy. Secy.

MINISTRY OF NATURAL RESOURCES AND SCIENTIFIC RESEARCH

New Delhi, the 20th November 1951

No. 82(159)/51-S.R.I.—With reference to late Department of Scientific Research Notification No. F-82(159)/50(SA)-6030, dated the 30th June 1950, the President has been pleased to approve the following amendment in the personnel of the Board of Engineering Research:—

"For the existing item 5, substitute

'President, Indian Roads Congress or his nominee'".

T. GONSALVES, Dy. Secy.

MINISTRY OF LABOUR

DIRECTORATE GENERAL OF RESETTLEMENT AND EMPLOYMENT

New Delhi, the 15th November 1951

- No. RCO-42.—In continuation of this Ministry's Notification No. RCO-42(2), dated the 21st February 1951 regarding the constitution of the Sub-Regional Employment Advisory Committee, Hubli, the Government of India are pleased to appoint the following persons as additional members of the said committee:—
 - Shri B. K. Nadkarni, General Secretary, Rashtriya Girani Mazdoor Sanfg. Hubli.
 - 2. Shri Baburao Joshi, Manager, N.C. Mills, Gadag.
- No. RCO-42.—Reference this Ministry's Notification No. RCO-42, dated the 21st March 1951, regarding the constitution of the Regional Employment Advisory Committee, Bombay. The existing entry No. 15 shall be deleted to read as follows:—
 - Shri R. E. Peters, Chamber of Commerce, Bombay.

New Delhi, the 20th November 1951

No. RCO-42.—In this Ministry's Notification No. RCO-42(6), dated the 18th August 1951, regarding the constitution of the Sub-Regional Employment Advisory Committee, Poona, for the existing entry No. 10, the following shall be substituted:—

Shri S. M. Kamble, Member, District Local Board, Satara North.

E. U. DAMODARAN, Dy. Secy.